United States District Court

for

Middle District of Tennessee

Petition for Summons for Offender Under Supervision

Name of Offender: Glenard Stanley Richardson	Case Number: 3	:07-00038-01
	1 770 51	
Name of Judicial Officer: <u>Honorable Robert L. Echo</u>	ls, U.S. District Judg	<u>ge</u>
Name of Current Judicial Officer; Honorable Kevin	H. Sharp, U.S. Distri	ct Judge
Date of Original Sentence: <u>January 9, 2009</u>		
Original Offense: 18 U.S.C. § 922(g)(1) Felon in	Possession of a Fire	earm and 21 U.S.C. § 841(a)(1)
Possession with Intent to Distribute a Detectable Am	ount of Marijuana	
Original Sentence: 77 months' custody and three yea	rs' supervised releas	<u>e</u>
Type of Supervision: Supervised release	Date Supervision	Commenced: October 26, 2012
Assistant U.S. Attorney: Philip Wehby	Defense Attorney	y: <u>R. David Baker</u>
PETITIONING	THE COURT	
FEITHONING	THE COURT	
_X To issue a Summons To issue a Warrant.		
THE COURT ORDERS: ☐ No Action ☐ The Issuance of a Warrant: ☐ Sealed Pending Warrant Execution (cc: U.S. Probation and U.S. Marshal only) The Issuance of a Summons. ☐ Other)	
Considered this 18 day of 7ebrow, 20 and made a part of the records in the above case.	foregoing is Respectfully	der penalty of perjury that the true and correct. submitted, Amanda M. Russell J.S. Probation Officer Nashville, TN
Kevin H. Sharp U.S. District Judge	Date	February 13, 2014

ALLEGED VIOLATIONS

The probation officer believes that the offender has violated the following condition(s) of supervision:

Violation No. Nature of Noncompliance

1. The defendant shall not commit another federal, state, or local crime.

On November 1, 2013, Mr. Richardson was issued a citation for Unlawful Use of Drug Paraphernalia (a Class A Misdemeanor), in Davidson County, Tennessee. The citation is attached for Your Honor's review.

The probation officer met with Mr. Richardson on November 3, 2013. He reported being pulled over for having a tinted cover over his license plate. Mr. Richardson reported he initially refused a search of his vehicle, but when he was told that a K-9 officer would be arriving at the location, he granted consent. In Mr. Richardson's vehicle, a set of digital scales with marijuana residue was located on the rear of the passenger seat. Mr. Richardson reported he has not always owned the vehicle, but claimed ownership of the scales, since the device was found in his vehicle. Since Mr. Richardson did not have any outstanding warrants and no failure to appears in the past five years, he qualified for a state citation. Mr. Richardson appeared in Davidson County General Sessions Court on February 3, 2014, and his case was dismissed upon payment of costs.

2. The defendant shall not commit another federal, state, or local crime.

On January 20, 2014, Mr. Richardson was issued a citation for Possession or Casual Exchange - Controlled Substance and Unlawful Use of Drug Parapheralia (both Class A Misdemeanors), in Davidson County, Tennessee. The citations are attached for Your Honor's review.

The probation officer met with Mr. Richardson on January 24, 2014. He reported loaning his vehicle to a friend, on January 16, 2014. After the friend returned the vehicle on January 18, 2014, Mr. Richardson was pulled over for a traffic violation two days later. When the officer approached the vehicle, Mr. Richardson reported the officer observed a green leafy substance consistent with the look and texture of marijuana. When the officer remarked that he could see marijuana in the vehicle, Mr. Richardson reported he told the officer that a friend of his had borrowed his vehicle and must have smoked marijuana inside it. When he was asked if there was anything else in the vehicle, Mr. Richardson told the officer about a set of scales, but it was used for diabetic medication. When the officer located the scales, a green leafy substance consistent with the look and smell of marijuana was observed. Mr. Richardson denied ownership of the marijuana and contends it must have been left behind from the friend he loaned his vehicle to. Mr. Richardson is to appear to be booked for the citations on February 18, 2014.

Compliance with Supervision Conditions and Prior Interventions:

Glenard Stanley Richardson is employed and lives with his girlfriend and her children in Antioch, Tennessee. Mr. Richardson began his term of supervised release on October 26, 2012, and his supervision is due to terminate October 25, 2015.

A report was submitted to the Court on November 18, 2013, regarding Mr. Richardson's citation for Unlawful Use of Drug Paraphernalia. The Court ordered no action at that time. Mr. Richardson was given a verbal reprimand and re-instructed to not commit another federal, state, or local crime and his drug testing was increased. It should be noted that Mr. Richardson completed eight months of outpatient substance abuse

treatment at Centerstone Mental Health on September 23, 2013.

Following his most recent citations, Mr. Richardson was, again, given a verbal reprimand and re-instructed to not commit another federal, state, or local crime. The probation officer strongly cautioned Mr. Richardson as to his associations and to be more mindful of who he allows to drive and/or be in his vehicle.

Update of Offender Characteristics:

There is no additional information relevant to this section that has not already been provided in this petition.

U.S. Probation Officer Recommendation:

It is respectfully recommended that a summons be issued for Mr. Glenard Stanley Richardson, so that he may appear before the Court to answer to the violation behavior outlined above. This matter has been reported to Assistant U.S. Attorney Philip Wehby, who concurs with the recommendation.

Approved:

Britton Shelton

Supervisory U.S. Probation Officer

SENTENCING RECOMMENDATION UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE UNITED STATES V. GLENARD STANLEY RICHARDSON, CASE NO. 3:07-00038-01

GRADE OF VIOLATION:

 \mathbf{C}

CRIMINAL HISTORY:

IV

ORIGINAL OFFENSE DATE: POST APRIL 30, 2003

PROTECT ACT PROVISIONS

Statutory

Guideline

Recommended

Provisions

Provisions

Sentence

CUSTODY:

2 years (Class C Felony)

6-12 months

No recommendation

18 U.S.C. § 3583(e)(3)

U.S.S.G. § 7*B1.4(a)*

SUPERVISED

36 months less any

1-3 years

No recommendation

RELEASE:

term of imprisonment

 $U.S.S.G. \ \S \ 5D1.2(a)(2)$

18 U.S.C. § 3583(h)

18 U.S.C. § 3583(e)(3) allows for revocation of supervised release and requires the defendant to serve in prison all or part of the term of supervised release authorized by statute for the offense that resulted in such term of supervised release without credit for time previously served on post release supervision, if the Court finds by a preponderance of the evidence that the offender violated a condition of supervised release. When a term of supervised release is revoked and the defendant is required to serve a term of imprisonment that is less than the maximum term of imprisonment authorized under subsection (e)(3), the Court may include a requirement that the defendant be placed on a term of supervised release after imprisonment. The length of such a term of supervised release shall not exceed the term of supervised release authorized by statute for the offense that resulted in the original term of supervised release, less any term of imprisonment that was imposed upon revocation of supervised release, in accordance with 18 U.S.C. § 3583(h).

Guideline Policy Statements: Upon a finding of a Grade C violation, the Court may (A) revoke probation or supervised release; or (B) extend the term of probation or supervised release and/or modify the conditions of supervision. U.S.S.G. § 7B1.3(a)(2).

Respectfully Submitted,

Amanda M. Russell

U.S. Probation Officer

Approved:

Britton Shelton

Supervisory U.S. Probation Officer

ver 2.9 MISDEMEANOR CITATION STATE OF TENNESSEE - COUNTY OF DAVIDSON						CONTINUED ON M.P.D. FORM \$100D					
In The Metropolitan General Sessions Court						M.P.D. COMPLAINT NO.					
I, THE UNDERSIGNED, HAVE PROBABLE CAUSE THAT THE FOLLOWING NAMED DEFENDANT DID UNLAWFULLY COMMIT THE FOLLOWING OFFENSE IN VIOLATION OF THE APPROPRIATE LAWS CITED.						2013-1016682					
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MISDEMEANOR CITATION ver 3.0 CONTINUED SCE132452 ON M.P.D. STATE OF TENNESSEE - COUNTY OF DAVIDSON FORM #100D In The Metropolitan General Sessions Court M.P.D. COMPLAINT NO. I, THE UNDERSIGNED, HAVE PROBABLE CAUSE THAT THE FOLLOWING NAMED DEFENDANT DID 2014-0071026 L'NLAWFULLY COMMIT THE FOLLOWING OFFENSE IN VIOLATION OF THE APPROPRIATE LAWS CITED. REPORTING AGENCY AGENCY'S CASE-COMP. NO. OF REPORTING AGENCY ARRESTEE INFORMATION METROPOLITAN NASHVILLE POLICE DEPARTMENT ARRESTEE'S NAME (LAST, FIRST, MIDDLE, SUFFIX) ALIAS ☐ None ☐ SEE ATTACHED **GLENARD** STANLEY RICHARDSON TYRONE DOCKERY PLACE OF BIRTH MARITAL STATUS ARREST NO ACTIVE [SINGLE 140005416 NASHVILLE TN RACE ETHNICITY HEIGHT WEIGHT EYES HAIR DOB AGE SEX 5 9 210 **BROWN** BROWN 11/10/1976 37 **BLACK OR AFRICAN AT** NON HISPANIC OR LA MALE SUSPECTED OF USING TELEPHONE DAY OF WEEK \Box COUNTY RESIDENT? DATE/TIME OF ARREST □ N/A NONE 01/20/2014 20:06 Monday Yes ALCOHOL No DRUG Yes COMPUTER No (615) 833-4449 ZIP CITY STATE RESIDENCE ADDRESS CROSS STREET APT/STE ν **ANTIOCH** ΤN 37013 567 DOVER GLEN DR PLACE OF EMPLOYMENT / SCHOOL NAME ZIP APT/STE CITY STATE EMPLOYMENT ADDRESS CROSS STREET SOCIAL SECURITY NUMBER | UNK. DRIVER LICENSE NO. NONE VISUALLY CHECKED STATE STATUS Valid 415-31-4703 078171901 TN APT/STE CITY STATE ZIP LOCATION OF ARREST CROSS STREET 37210 **NASHVILLE** TN CHESTNUT ST 3RD AVE S STATE YEAR COLOR LIC. NO. MODEL STYLE YEAR MAKE VEHICLE II MVI 2014 F5662B TN 1999 PONTIAC (GRAND PA 4 DOORS GOLD □ N/A WEAPON/ WEAPON 1 WEAPON 3 WEAPON 2 TOOL (ENTER UP TO 3) UNK 🛛 NONE TYPE CLASS TCA CODE NCIC CODE CHARGE WARRANT NUMBER SORT BY TCA CODE POSS. OR CASUAL EXCHANGE-CONT.SUB. (39-17-4* 39-17-418 3390 NARRATIVE I OBSERVED THE LISTED GOLD PONTIAC GRAND PRIX TRAVELING NORTH EAST ON CHESTNUT STREET WITH VISIBLE WHITE LIGHT COMING FROM THE REAR OF THE VEHICLE FROM A BROKEN TAIL LIGHT. I STOPPED THE VEHICLE ON CHESTNUT STREET AT 3RD. AVENUE SOUTH. THE DRIVER, GLENARD RICHARDSON (DEFENDANT), ROLLED THE REAR WINDOW DOWN BECAUSE THE DRIVER'S WINDOW WAS NOT FUNCTIONING. WHEN I WAS PEAKING TO RICHARDSON, I COULD SEE A GREEN LEAFY SUBSTANCE CONSISTENT WITH THE LOOK AND TEXTURE OF MARIJUANA. WHEN I TOLD RICHARDSON THAT I COULD SEE MARIJUANA IN HIS VEHICLE, RICHARDSON STATED THAT A FRIEND OF HIS HAD SMOKED MARIJUANA INSIDE THE CAR. WHEN ASKED IF THERE WAS ANYTHING ELSE OF CONCERN INSIDE THE CAR, RICHARDSON STATED THAT HE HAS SOME SCALES IN THE CAR THAT HE USES FOR DIABETIC MEDICATION. WHEN I OPEN THE SCALE, I FOUND A GREEN LEAFY SUBSTANCE CONSISTENT WITH THE LOOK AND SMELL OF MARIJUANA. RICHARDSON HAS NO OUTSTANDING WARRANTS, AND NO ETBS OR ETAS IN THE PAST FIVE YEARS. PROSECUTOR'S SIGNATURE AGENCY ORI EMP NO. TN0190100 909502 ARRESTING OFFICER /S/DAVID WILLOVER APPROVING SUPERVISOR

BOOKING CLERK

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VIOLATION WORKSHEET

Defendant Glenard Stanley Richardson	
Docket Number (Year-Sequence-Defendant No.) 0650 3:07CR00038 - 1	
District/Office Middle District of Tennessee	
Original Sentence Date $\frac{1}{month} / \frac{9}{day} / \frac{2009}{year}$	
Original District/Office (if different than above)	
Original Docket Number (Year-Sequence-Defendant No.)	
List each violation and determine the applicable grade (see §7B1.1):	
Violation(s)	<u>Grade</u>
Shall not commit another federal, state, or local crime.	C
Shall not commit another federal, state, or local crime.	C
Most Serious Grade of Violation (see §7B1.1(b))	С
Criminal History Category (see §7B1.4(a))	IV
Range of Imprisonment (see §7B1.4(a)) 6 - 12	months
Sentencing Options for Grade B and C Violations Only (Check the appropriate box).	:
(a) If the minimum term of imprisonment determined under §7B1.4 (Term of Imprisonm is at least one month but not more than six months, §7B1.3(c)(1) provides sentencing op to imprisonment.	•
(b) If the minimum term of imprisonment determined under §7B1.4 (Term of Imprisonm is more than six months but not more than ten months, §7B1.3(c)(2) provides sentencing options to imprisonment.	•
(c) If the minimum term of imprisonment determined under §7B1.4 (Term of Imprisonme is more than ten months, no sentencing options to imprisonment are available.	ent)

	Defendant Glenard	Stanley Richardson						
12.	2. Unsatisfied Conditions of Original Sentence	Unsatisfied Conditions of Original Sentence						
	List any restitution, fine, community confinement, home detention confinement previously imposed in connection with the sentence ordered that remains unpaid or unserved at the time of revocation	e for which revocation is						
	Restitution(\$) Community Co	nfinement						
	Fine(\$) Home Detentio	n						
	Other Intermittent Co	nfinement						
13.								
		If probation is to be revoked, determine the length, if any, of the term of supervised release according to the provisions of §§5D1.1-1.3 (see §§7B1.3(g)(1)).						
	Term: to ye	ars						
	If supervised release is revoked and the term of imprisonment in maximum term of imprisonment imposable upon revocation, the extent permitted by law, be ordered to recommence supervised imprisonment (see 18 U.S.C. §3583(e) and §7B1.3(g)(2)).	defendant may, to the						
	Period of supervised release to be served following release from imprisonment:							
14.	4. Departure							
	List aggravating and mitigating factors that may warrant a sentence outside the applicable range of Imprisonment:							

15. Official Detention Adjustment (see §7B1.3(e)): _____ months ____ days